DT1 ©c'd PCT/PTO 18 JA Docket No.: 05587-00371-US

Application No.: 10/511529

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Meinhard Gusik et al.

Application No.: 10/511529

Group Art Unit: N/A

Filed: October 15, 2004

Examiner: Not Yet Assigned

For: FILLED PELLETIZED MATERIALS MADE

FROM HIGH- OR ULTRAHIGH-

MOLECULAR-WEIGHT POLYETHYLENES AND PROCESS FOR THEIR PRODUCTION

# TRANSMITTAL OF TRANSLATION OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Enclosed is the following item for filing in connection with the above-referenced Patent Application:

1. Translation Of The International Preliminary Examination Report.

The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith (or with any paper hereafter filed in this application by this firm) to our Deposit Account No. 03-2775, under Order No. 05587-00371-US.

Respectfully submitted,

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Application No. (if known): 10/511529

Attorney Docket No.: 05587-00371-US

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Transmittal Of Translation Of The International Preliminary Examination Report



#### From the INTERNATIONAL BUREAU

## **PCT**

NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY
EXAMINATION REPORT

(PCT Rule 72.2)

To:

TICONA GMBH
Patent- und Lizenzabteilung
Professor-Staudinger-Strasse
R300
65451 Kelsterbach
ALLEMAGNE

IMPORTANT NOTIFICATION
International filing date (day/month/year) 15 April 2003 (15.04.2003)

TICONA GMBH et al

1. Transmittal of the translation to the applicant.

The International Bureau transmits herewith a copy of the English translation made by the international Bureau of the international preliminary examining Authority.

2. Transmittal of the copy of the translation to the elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following elected Offices requiring such translation:

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3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report.

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Ellen Moyse

Ticona GmbH/Patente

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## PATENT COOPERATION TREATY



## **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Anslation internal	PATENT COOPERATION TREATY  PCT
AND INTERNAT	TIONAL PRELIMINARY EXAMINATION REPORT
	(PCT Article 36 and Rule 70)
Applicant's or agent's file reference 2002/G006	FOR FURTHER ACTION See Notification of Transmittal of Interr Preliminary Examination Report (Form PCT/IPE.
International application No. PCT/EP2003/003903	International filing date (day/month/year) Priority date (day/month/year) 15 April 2003 (15.04.2003) 18 April 2002 (18.04.200
International Patent Classification (IPC) o B29B 9/12, B29B9/12	or national classification and IPC
Applicant	TICONA GMBH
This report is also accomp amended and are the basis 70.16 and Section 607 of the section	panied by ANNEXES, i.e., sheets of the description, claims and/or drawings which has for this report and/or sheets containing rectifications made before this Authority (so the Administrative Instructions under the PCT).  a total of4 sheets.
This report contains indications r	
Basis of the repo	
II Priority	
III Non-establishme	ent of opinion with regard to novelty, inventive step and industrial applicability
IV Lack of unity of	
V Reasoned statem	nent under Article 35(2) with regard to novelty, inventive step or industrial applicability planations supporting such statement
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VI Certain document VII Certain defects in VIII Certain observation  Date of submission of the demand	Date of completion of this report  11 February 2004 (11.02.2004)

International application No.

#### PCT/EP2003/003903

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

I. Basis of the report								
1. W	ith regar	d to the el	ements of the	international	application:*			
	the	internatio	nal application	as originally	filed			
	the	descriptio	n:					
-	_ page	es			1-1	0, 12		, as originally filed
	page	es						, filed with the demand
	page	es		11,13		, filed with the lett	ter of	14 January 2004 (14.01.2004)
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	page							, filed with the demand
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3. W	Vith reg	ard to ar	y <b>nucleotide</b> ation was carr	and/or ami ied out on the	no acid sequences	nence disclosed in the equence listing:	internat	tional application, the international
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_	furi	nished sub	sequently to t	his Authority	in written forn	n.		
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4.	The	e amendm	ents have resu	Ited in the car	ncellation of:			
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5. [	This	report ha	s been establ	shed as if (so	me of) the am	endments had not been i emental Box (Rule 70.2(	made, sii c)).**	nce they have been considered to go
in	eplaceme this rep nd 70.17,	port as "	which have b originally file	een furnished ed" and are	to the receivir not annexed	ng Office in response to a to this report since the	an invita y do no	ntion under Article 14 are referred to of contain amendments (Rule 70.16
1	,		eet containing	such amendm	ients must be r	eferred to under item 1 a	and anne:	xed to this report.

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v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

<ol> <li>Statemen</li> </ol>
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<b>5</b> 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Novelty (N)	Claims		YES
	Claims	1	NO NO
Inventive step (IS)	Claims		YES
• • • •	Claims	2-5	NO
Industrial applicability (IA)	Claims	1-5	YES
	Claims		NO

2. Citations and explanations

#### 1. PRIOR ART

Reference is made to the following documents D1 to D11:

D1: EP-A1-0 690 095

D2: EP-A1-0 590 507 (applicant)

D3: US-A-5 948 557

D4: US 2002/010241 A1

D5: EP-A2-0 315 481

D6: US-A-5 055 248

D7: US-A-4 853 427

D8: EP-A1-0 472 237

D9: EP-A2-0 889 087 (applicant)

D10: US-A-5 352 732 (applicant)

D11: US-A-4 973 626

- 2. NOVELTY [PCT Article 33(2)],
   INVENTIVE STEP [PCT Article 33(3)]
- 2.1 Irrespective of the lack of clarity referred to in point 4 of this report, the subject matter of amended independent claim 1 in the version of 9 January 2004 is not novel (PCT Article 33(2)).

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D2, which is still considered the closest prior art, discloses (the references in parentheses relate to said document) a method for the production of granules containing polyethylene of high and/or ultra-high molecular weight and fillers and/or reinforcing materials, by means of an extruder (abstract; column 1, lines 1 to 5),

 the screw of which is divided into a feed zone, a transition zone and a metering zone (figure; claim 1),

#### comprising the steps:

- (a) feeding powdered to small-particle HMW polyethylene and/or UHMW polyethylene and fillers and/or reinforcing materials into the feed zone (column 3, lines 1 to 18), [...],
- (b) conveying the HMW polyethylene and/or UHMW polyethylene and the filler and/or reinforcing material through the feed zone by means of the screw (column 3, line 18),
- (c) conveying the HMW polyethylene and/or UHMW polyethylene and the filler and/or reinforcing material into the transition zone by means of the screw (column 3, lines 35 to 37), [...],
- (d) conveying the HMW polyethylene and/or UHMW polyethylene and the filler and/or reinforcing material into the metering zone by means of the screw (column 4, lines 1 to 3), [...],

- (e) conveying the HMW polyethylene and/or UHMW polyethylene and the filler and/or reinforcing material through a die of specified geometry by means of the screw, forming at least one strand of the extrudate (column 5, line 57 to column 6, line 8), and
- (f) pelletising the at least one strand of the
   extrudate [...] (column 6, lines 8 to 12),

characterised in that,

at least in the transition zone, the screw is designed as a barrier screw (figure; column 3, lines 35 to 49; column 6, lines 19 to 21; claims 1 to 3).

The subject matter of amended **claim 1** is not novel (PCT Article 33(2)).

"barrier screw" is not explicitly used in D2, the extruder screw shown in the only D2 figure is indeed a barrier screw: upstream of the barrier, pressure builds up in the material to be extruded and, in the barrier region itself, the narrowing of the flow channel inevitably produces high shear rates in the material. According to D2, this shear region (D2: reference sign "3") is associated with the transition zone (cf. also D2: column 3, lines 35 to 39).

Furthermore, although the addition of processing aids, fillers and/or reinforcing materials, e.g. for the production of extruded polyethylene moulding

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compounds, is not explicitly described in D2, the addition of these materials is an absolutely conventional measure (cf., for example, D1: page 4, lines 34-47) which a person skilled in the art carries out in an obvious manner and which can therefore be regarded as implicitly disclosed in D2.

- 2.2 Irrespective of the lack of clarity referred to in point 4 of this report, claims 2 to 5 in the amended version contain no features which, in combination with the features of any claim to which they refer back, meet the PCT requirements with regard to novelty and inventive step. For example, the following features of the claims indicated are disclosed by the documents listed (references in parentheses relate to the document concerned):
  - claim 2: "UHMW polyethylene" D1 (page 4,
    line 37),
  - claim 3: "fillers and/or reinforcing materials" D1 (page 2, lines 41, 42; page 4, lines 39, 40); D3 (column 2, line 32: "filler particles 20 to 60% by weight"; column 7, lines 5 to 44); D4 (paragraphs 28, 29); D5 (page 6, lines 11 to 38),
  - claim 4: "type of fillers and/or reinforcing
    materials" D1 (page 4, lines 39 to 47); D3
     (column 7, lines 5 to 44); D4 (paragraphs 28,
    29); D5 (page 6, lines 11 to 38),
  - claim 5: "type of fillers and/or reinforcing materials" D1 (page 2, lines 12 to 15; page 4, lines 39 to 47); D3 (column 7, lines 5 to 44); D4

⟨.

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(paragraphs 28, 29); D5 (page 6, lines 11 to 38).

3. INDUSTRIAL APPLICABILITY [PCT Article 33(4)]

The PCT Contracting States do not have uniform criteria for assessing the industrial applicability of claims 1 to 5 in their present amended form. Patentability may also depend on the wording of the claims. In the present case industrial applicability is established since, in the opinion of this Authority, the claimed subject matter does **not** fall under PCT Rule 67.1(i) to (vi).

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#### 4. Other observations

- 4.1.1 Some of the features in the amended method claim 1 relate to features of a device, cf.
  - "(a) ... consisting of ... the length of which is 2 to 16 times the screw diameter, and a decompression section, the length of which is 5 to 8 times the screw diameter, and the screw of which has a flight depth of 4 to 10 mm in the region comprising the feed zone",
  - "(c) ... which consists of a shear section, the length of which is 1 to 6 times the screw diameter",
  - "(d) ... which comprises a mixing section, the length of which is 1 to 4 times the screw diameter".

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Said features do not relate to the definition of the method by means of process steps.

Contrary to the requirements of PCT Article 6, the intended restrictions are not therefore clear from the claim.

4.1.2 Furthermore, the method defined in claim 1
essentially amounts to nothing more than "feeding"
and "conveying" HMW polyethylene and/or UHMW
polyethylene through different process areas (see
process steps (a) to (e) in claim 1). In other
words, its features relate more to a method for the
use of such an extrusion device than a method for
the production of granules. It is not, however,
apparent from the wording of the claim how granules
are in fact ultimately produced from the starting
materials via any possible intermediates.

Contrary to the requirements of PCT Article 6, the intended restrictions are not therefore clear from the claim.

The features defined in the amended dependent method claims 2 to 5 relate to technical features of a product and not to the definition of the method by means of method steps.

Contrary to the requirements of PCT Article 6, the intended restrictions are not therefore clear from these claims.

4.3 Pursuant to PCT Rule 10.2, the terminology and signs are to be consistent throughout the application.

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This requirement has not been satisfied, owing to the use of the phrases "fillers and/or reinforcing materials" (here used in the 'plural', cf. claim 1, line 7) and "the filler and/or reinforcing material" (here used in the 'singular', cf. claim 1, lines 15, 17, 21 and 25) for the same feature.

As a result, the subject matter of amended claim 1 is not clearly defined (PCT Article 6).

4.4 The phrase "in a manner known per se" used in claim 1, step (f) and on page 6, lines 22, 23, of the description is vague and unclear and leaves the reader uncertain as to the meaning of the technical features in question.

As a result, the subject matter of amended claim 1 is not clearly defined (PCT Article 6).

4.5 The terms "reinforcing materials" and "reinforcing agents" used in amended claim 4 are vague and unclear. They leave the reader uncertain as to the meaning of the technical features in question, since it does not become clear how a "reinforcing material" is actually supposed to differ from a "reinforcing agent" in terms of features and material properties.

The subject matter of claim 4 is therefore not clearly defined (PCT Article 6).

4.6 The meaning of the phrase "fillers and/or reinforcing materials" used in amended claim 5 (see also claims 3 and 4) is vague and unclear, since fillers and/or reinforcing materials appear to be

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selected from a common group of examples (see claim 5). The reader remains uncertain as to the meaning of the technical features in question, since it does not become clear how a "filler" differs from a "reinforcing material" in terms of features and material properties (cf. also in this connection page 4, line 28 to page 5, line 11 of the description) (PCT Article 6).

- 4.7 The citation "DE-A-43210351" on page 3, line 18, of the description should be replaced by the correct citation "DE-A-4210351". Contrary to the requirements of PCT Rule 66.8(a) (cf. also PCT Examination Guidelines, paragraph VI-7.2), a replacement sheet to this effect has not been submitted by the applicant.
- 4.8 The description should also cite at least D1 and the relevant prior art disclosed therein (PCT Rule 5.1(a)(ii)).

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